► AO 472 (Rev. 3/86) Order of Detention Pending Trial

	UNITED S	STATES DISTRIC	T COURT	U.S. DISTR DISTRICT OF	TED COUNT
		District of	NEBR	CASKA	
UN	ITED STATES OF AMERICA			2006 MAR -9	PM 4: 09
	v.	ORDER (OF DETENTION	N PENDING	FRIAL,
	THOMAS P. MCGINN	Case Number:	4:05CR3143	OTTIOL OF	וחנ טבנה
In accord	Defendant lance with the Bail Reform Act, 18 U.S.C. §	3147(f) a detention bearing has be	een held. I conclude th	at the following for	to require the
detention of t	he defendant pending trial in this case.	7 5142(1), a detention nearing has or	sen neid. T conclude in	at the following fac	is require the
		Part I—Findings of Fact			
or le	defendant is charged with an offense descripted offense that would have been a federal of a crime of violence as defined in 18 U.S.C. an offense for which the maximum sentence an offense for which a maximum term of in	offense if a circumstance giving rise § 3156(a)(4). e is life imprisonment or death.	e to federal jurisdiction	federal offen had existed that	
(2) The (3) A portion for the control of the contro	a felony that was committed after the defend § 3142(f)(1)(A)-(C), or comparable state or offense described in finding (1) was commi- eriod of not more than five years has elapsed the offense described in finding (1). lings Nos. (1), (2) and (3) establish a rebuttaty ty of (an) other person(s) and the community	local offenses. itted while the defendant was on rel d since the date of conviction able presumption that no condition y. I further find that the defendant	lease pending trial for a release of the def or combination of cond	federal, state or loc fendant from impris	eal offense. conment
(1) The	re is probable cause to believe that the defer	Alternative Findings (A)			
	for which a maximum term of imprisonmen		in		
☐ (2) The	under 18 U.S.C. § 924(c). defendant has not rebutted the presumption of appearance of the defendant as required and		lition or combination of	f conditions will rea	sonably assure
	re is a serious risk that the defendant will no	ot appear.			
(2) The	re is a serious risk that the defendant will en	danger the safety of another person	or the community.		
					
		····			
	Part II—With the credible testimony and information subserving that Confact with			rincing evidence] a prepon-
to the extent reasonable op Government, in connection	Part II adant is committed to the custody of the Attor practicable, from persons awaiting or servi portunity for private consultation with defet the person in charge of the corrections facili with a court proceeding.	ng sentences or being held in customerse counsel. On order of a court of ity shall derive the defendant to the	sentative for confinement ody pending appeal. To of the United States or the United States marshal	he defendant shall on request of an at	be afforded a torney for the
	Date -		ture of Judicial Officer ester, U.S. Magistrate Ju	udge	
			d Title of Judicial Office		

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).